

## **REAL ESTATE COMMISSION**

STATE OF HAWAII
DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS
PROFESSIONAL AND VOCATIONAL LICENSING DIVISION
1010 Richards Street - P. O. Box 3469
Honolulu, Hawaii 96801

#### CONDOMINIUM PUBLIC REPORT

on

304-B/304-B-1 KALAMA STREET

304-B Kalama Street Kailua, Hawaii

Registration No. 2062 (Partial Conversion)

**Issued:** September 21, 1989 **Expires:** October 21, 1990

#### Report Purpose:

[ ] Required

Se	ort is based on informa	,19	9 80	uments submitted by the developer to the Real Estate Commission as of and is issued by the Commission for informational purposes only. It is the project. Buyers are encouraged to read this report carefully.
Type of F	Report:			
	PRELIMINARY: (yellow)	Real E	state	per may not as yet have created the condominium but has filed with the Commission minimal information sufficient for a Preliminary Public Report. liè Report will be issued when complete information is filed.
<u> </u>	FINAL: (white)		ne Co	per has legally created a condominium and has filed complete information mmission.
				No prior reports have been issued Supersedes all prior public reports
				Must be read together with
	SUPPLEMENTARY:	Lladat	oe inf	formation contained in the
		Opuai		Prelim. Public Report dated
	(pink)			Final Public Report dated
				Supp. Public Report dated
			l 1	Supp. Public Report dated
		And	ſl	Supersedes all prior public reports
				Must be read together with
			[ ]	This report reactivates the
				public report(s) which expired on
Disclos	ure Abstract: Separate	e Disclo	sure	Abstract on this condominium project:

k ] Not Required - disclosures covered in this report.

#### Summary of Changes from Earlier Public Reports:

This summary contains a general description of the changes, if any, made by the developer since the last public report was issued. It is not necessarily all inclusive. Prospective buyers should compare this public report with the earlier reports if they wish to know the specific changes that have been made.

- [ x] No prior reports have been issued by the Commission.
- [ ] Changes made are as follows:

SPECIAL ATTENTION The Developer has disclosed the following: \* (a) The dwelling "lots" are not legally \* subdivided. (b) There are no building warranties with respect to the construction, materials or workmanship of Unit 304-B. The appliances or other personal property of Unit 304-B are sold in "as is" condition. Unit \* 304-B-1 has a one year warranty with respect to the construction, materials and workmanship. (c) Unit 304-B was built under "Ohana" special permit. The prospective purchasers are cautioned to carefully review all documents \* regarding this condominium project for further information with regard to the foregoing.

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#### **GENERAL INFORMATION ON CONDOMINIUMS**

A condominium is a special form of real property. To create a condominium in Hawaii, the requirements of Hawaii's "Condominium Property Act" (Chapter 514A, Hawaii Revised Statutes) must be followed.

If you are a typical condominium apartment owner, you will have two kinds of ownership: (1) ownership in your individual apartment; and (2) an undivided interest in the common elements.

Common elements are the areas of the condominium project other than the individual apartments. They are owned jointly by all apartment owners and include the land, either in fee simple or leasehold, and those parts of the building or buildings intended for common use such as foundations, columns, roofs, halls, elevators, and the like. Your undivided interest in the common elements cannot be separated from ownership of your apartment.

In some condominium projects, some common elements are reserved for the exclusive use of the owners of certain apartments. These common elements are called limited common elements and may include parking stalls, patios, lanais, trash chutes, and the like.

You will be entitled to exclusive ownership and possession of your apartment. Condominium apartments may be individually bought, sold, rented, mortgaged, or encumbered, and they may be disposed of by will, gift, or operation of law.

Your apartment will, however, be part of the group of apartments that comprise the condominium project. Study the Declaration, Bylaws, and House Rules. These documents contain important information on the use and occupancy of apartments and the common elements as well as the rules of conduct for owners, tenants, and guests.

Some condominium projects are leasehold. This means that the land or the building(s) and other improvements are leased to the buyer. The lease for the land usually requires that at the end of the lease term, the lessees (apartment owner/tenant) deliver their interest in the land to the lessor (fee property owner). The lease also usually requires that the lessees either (1) convey to the lessor the building(s) and other improvements, including any improvements paid for by the lessees; or (2) remove or dispose of the improvements. The leases for individual apartments often require that at the end of the lease term, the lessee deliver to the lessor the apartment, including any improvements placed in the apartment by the lessee.

#### **Operation of the Condominium Project**

The Association of Apartment Owners is the entity through which apartment owners may take action with regard to the administration, management, and operation of the condominium project. Each apartment owner is automatically a member of the Association.

The Board of Directors is the governing body of the Association. Unless you serve as a board member or an officer, or are on a committee appointed by the board, your participation in the administration and operation of the condominium project will in most cases be limited to your right to vote as an apartment owner. The Board of Directors and officers can take certain actions without a vote of the owners. Some of these actions may significantly impact the quality of life for all apartment owners.

Until there is a sufficient number of purchasers of apartments to elect a majority of the Board of Directors, it is likely that the developer will effectively control the affairs of the Association. It is frequently necessary for the developer to do so during the early stages of development and the developer may reserve certain special rights to do so in the Declaration and Bylaws. Prospective buyers should understand that it is vitally important to all apartment owners that the transition from developer to owner control be accomplished in an orderly manner and in a spirit of cooperation.

## **SUMMARY OF THE CONDOMINIUM PROJECT**

Inter	est to be Conveyed to Buyer:  [x] Fee simple interest in an apartment and  [] Leasehold interest in an apartment and  [] Fee simple interest in an apartment and	an undivided leasel	hold interest in the comm	non elements.
Тур	es of Project:			
1.	[ ] New Building(s) [x ] Both New Building(s) and Conversion	[ ] Co	nversion	
2.	<ul> <li>[x] Residential</li> <li>[] Mixed Residential and Commercial</li> <li>[] Other</li></ul>	[ ] Co	mmercial	
3.	[ ] High Rise (5 stories or more)	[ x] Lo	w Rise	
4.	[ ] Single or [ $_{ m X}$ ] Multiple Buildings			
5.	Apartment Description			
	Apt.  Type  Quantity  Unit 304-B  Unit 304-B-1  Unit 304-B-1  Total Apartments: 2  *Net Living Area is the floor area of the aparwalls.  Other documents and maps may give floor a of determining the floor area may have been	area figures which o		
6.	Parking:		Number of St	r <u>alls</u>
	Assigned Stalls (Individual Units) Guest Stalls Unassigned Stalls Extra Stalls Available for Purchase Other: Total Parking Stalls		2 (for	r each unit)
7.	Recreational amenities:			

None

# I. PEOPLE CONNECTED WITH THE PROJECT

Developer:	Steven Leroy Peters	Phone:	
	Name		(Business)
	Business Address		
	Names of officers or general partners of developers who	o are corporations or partnersh	nips:
Real Estate	Stott Real Estate, Inc. dba	<b>5</b> ;	254-1515
Sales Agent:	ERA Stott Real Estate	Phone:	254-1515 (Business)
	Pali Palms Plaza, Suite Cl14		(220333)
	Business Address		
	970 N. Kalaheo Ave., Kailua, HI	96734	
<b>5</b>	mitle Green to Decree Greening	Tura Dhasa	261 4694
Escrow:	Title Guaranty Escrow Services	Inc. Phone:	261-4684 (Business)
	Pali Palms Plaza, Room C-104		(200000)
	Business Address		
	Kailua, Hawaii 96734		
Managina			
Managing Agent:	Steven Leroy Peters *	Phone:	262-6339
<b></b>	Name	4.000	(Business)
	925 Mokulua Drive	* The Daveloner	is not a licensed
	Business Address	condominium ma	anaging agent and does
	Kailua, Hawaii 96734	not have the r	required bond as
		specified unde	er Chapt. 514A, Hawaii
			es. The Developer
Attorney for			ole to operate as a g agent until he is
Developer:	Jeffrey S. Grad	properly licer	nsed and registered
	Name	with the Real	Estate Commission.
	841 Bishop St., Suite 2001	If the Develop	per does not obtain
	Business Address		managing agent (CMA)
	Honolulu, Hawaii 96813		licensed CMA is not en, the project will
	•		self-managed.

# II. CREATION OF THE CONDOMINIUM; CONDOMINIUM DOCUMENTS

A condominium is created by recording in the Bureau of Conveyances and/or filing with the Land Court a Declaration of Condominium Property Regime, a Condominium Map (File Plan), and the Bylaws of the Association of Apartment Owners.

·	The Declaration for this condominium is:  [ ] Proposed [ ] Recorded - Bureau of Conveyances - [ X ] Filed - Land Court -  Amendment date(s) and recording/filing informations.			
Δ	[ ] Recorded - Bureau of Conveyances - [x] Filed - Land Court -			
Δ	[x] Filed - Land Court -			
Δ	Amendment date(s) and recording/filing information		1623674	
		on:		
S	Condominium Map (File Plan) shows the floor shows the floor plan, location, apartment number The Condominium Map for this condominium pro [ ] Proposed [ ] Recorded - Bureau of Conveyance Co [x] Filed - Land Court Condo Map N	r, and dimensions of ea oject is: ondo Map No	ach apartment.	iso
A	Amendment date(s) and recording/filing information			
F	Bylaws of the Association of Apartment Or provide for the manner in which the Board of Dowers and duties of the Board, the way in which the condominium project will be governed.	Directors of the Assoc	ation of Apartment Owners is elected,	the
	The Bylaws for this condominium are:  [ ] Proposed [ ] Recorded - Bureau of Conveyances - [ x ] Filed - Land Court  Amendment date(s) and recording/filing informat	- Document Number		

The Condominium Statute (Chapter 514A, HRS), the Declaration, Bylaws, and House Rules control the rights and obligations of the apartment owners with respect to the common elements, to each other, and to their respective apartments. The provisions of these documents are intended to be, and in most cases are, enforceable in a court of law.

D. <u>House Rules.</u> The Board of Directors may adopt house rules to govern the use and operation of the common elements and individual apartments. House rules may cover matters such as parking regulations, hours of operation for common facilities such as recreation areas, use of lanais, keeping of pets, and occupancy limits. These rules must be followed by owners, tenants, and guests. They do not need to be recorded or filed to be effective. The initial house rules are usually adopted by the developer.

The	Н	ou	se Rules for this con	dor	nin	ium are:
	[	]	Proposed	[	]	Adopted
	fх	1	Developer does not	pla	n t	o adopt house rules.

#### E. Changes to Condominium Documents

Changes to the Declaration, Condominium Map, and Bylaws are effective only if they are duly adopted and recorded and/or filed. Changes to House Rules do not need to be recorded or filed to be effective.

1. <u>Apartment Owners:</u> Minimum percentage of common interest which must vote for or give written consent to changes:

	Minimum <u>Set by Law</u>	This Condominium
Declaration (and Condo Map)	75%	75%
Bylaws	65%	75%
House Rules	•••	

The percentages for individual condominium projects may be more than the minimum set by law.

2. <u>Developer:</u> The developer has reserved the following rights to change the Declaration, Condominium Map, Bylaws, or House Rules:

See attached Exhibit "A"

### III. THE CONDOMINIUM PROJECT

[ ] <u>Le</u>	easehold or Subleasehold:	Individual apartments and the	e common elements which includes the under
	nd will be leasehold.	·	
	end of the lease term	, the lessee (tenant) deliver	ne underlying land usually require that a to the lessor (fee property owner) posses cluding improvements paid for by the less
	Exhibit	contains further ex	planations.
		:e(s):	
	Lease Rent Payable:	[ ] Monthly [ ] Semi-Annually	[ ] Quarterly [ ] Annually
	Exhibit	contains a schedule	e of the lease rent for each apartment per
	dividual Anartments in Fee	Simple Common Interest in t	he Underlying Land in Leasehold or Sublease
<u>                                   </u>	The leases for the leases (apartment of in the land and the improvements; or (2)	underlying land usually re wners - tenants) deliver to at they either (1) remove	quire that at the end of the lease term the lessor (fee property owner) their in order or dispose of the building(s) and
1 1 <u>m</u>	The leases for the dessees (apartment of in the land and the improvements; or (2) specified price.	underlying land usually re wners - tenants) deliver to at they either (1) remove	quire that at the end of the lease term the lessor (fee property owner) their into or dispose of the building(s) and and improvements to the lessor, often
1 1 <u>m</u>	The leases for the lessees (apartment of in the land and the improvements; or (2 specified price.  Exhibit	underlying land usually recovers - tenants) deliver to at they either (1) removed) convey the building(s)	quire that at the end of the lease term the lessor (fee property owner) their into or dispose of the building(s) and and improvements to the lessor, often explanations.
1 1 11	The leases for the dessees (apartment of in the land and the improvements; or (2 specified price.  Exhibit	underlying land usually re owners - tenants) deliver to at they either (1) remove convey the building(s)	quire that at the end of the lease term the lessor (fee property owner) their into or dispose of the building(s) and and improvements to the lessor, often
1 1 11	The leases for the dessees (apartment of in the land and the improvements; or (2 specified price.  Exhibit	underlying land usually repwhers - tenants) deliver to at they either (1) removed) convey the building(s)  contains further each	quire that at the end of the lease term the lessor (fee property owner) their into or dispose of the building(s) and and improvements to the lessor, often explanations.
	The leases for the a lessees (apartment of in the land and the improvements; or (2 specified price.  Exhibit  Lease Term Expires:	underlying land usually resources - tenants) deliver to at they either (1) removed) convey the building(s)  contains further exte(s):  [ ] Monthly [ ] Semi-Annually	quire that at the end of the lease term the lessor (fee property owner) their into o or dispose of the building(s) and and improvements to the lessor, often explanations.  [ ] Quarterly
	The leases for the dessees (apartment of in the land and the improvements; or (2 specified price.  Exhibit  Lease Term Expires:Rent Renegotiation Date  Lease Rent Payable:	underlying land usually resources - tenants) deliver to at they either (1) removed) convey the building(s)  contains further exte(s):  [ ] Monthly [ ] Semi-Annually	quire that at the end of the lease term the lessor (fee property owner) their integer of the building(s) and and improvements to the lessor, often explanations.  [ ] Quarterly [ ] Annually
	The leases for the dessees (apartment of in the land and the improvements; or (2 specified price.  Exhibit  Lease Term Expires:Rent Renegotiation Date  Lease Rent Payable:  Exhibit	underlying land usually recovers - tenants) deliver to at they either (1) removed (2) convey the building(s) contains further externs:  [ ] Monthly [ ] Semi-Annually contains a schedule.	quire that at the end of the lease term the lessor (fee property owner) their integrated of the building(s) and and improvements to the lessor, often explanations.  [ ] Quarterly [ ] Annually
	The leases for the dessees (apartment of in the land and the improvements; or (2 specified price.  Exhibit  Lease Term Expires: Rent Renegotiation Date  Lease Rent Payable:  Exhibit  [ ] Month	underlying land usually recovers - tenants) deliver to at they either (1) removed (2) convey the building(s) contains further externs:  [ ] Monthly [ ] Semi-Annually contains a schedule.	quire that at the end of the lease term the lessor (fee property owner) their integer of the building(s) and and improvements to the lessor, often explanations.  [ ] Quarterly [ ] Annually
[]0	The leases for the dessees (apartment of in the land and the improvements; or (2 specified price.  Exhibit  Lease Term Expires: Rent Renegotiation Date  Lease Rent Payable:  Exhibit  [ ] Month	underlying land usually recovers - tenants) deliver to at they either (1) removed (2) convey the building(s) contains further externs:  [ ] Monthly [ ] Semi-Annually contains a schedule.	quire that at the end of the lease term the lessor (fee property owner) their integrated of the building(s) and and improvements to the lessor, often explanations.  [ ] Quarterly [ ] Annually

<u>Und</u>		_				
Addr	ess: 3	04-B Kalama St	treet		: Map Key: _ <u>-</u> ГМК)	4-3-38-15(3)
	<u>K</u>	ailua, Hawaii	96734		, <b>. ,</b>	
[ ]	Address	s [ ] TMK is	expected to change becau	se		
					***************************************	
Land	d Area: _	9,340	[ X] square feet [ ]	acre(s)	Zoning:	R-5
Fee	Owner:	Steven Lero	y Peters			
		Name				
		Address				
		Addiess				
					<del></del>	
Subl	lessor:	Name				
		Address				
		Address				
<u>Buil</u>	dings a	Address  nd Other Improvement	ents:			
<u>Buil</u> 1.	[ ] N	nd Other Improvemo		[ ] Conver	sion of Existi	ng Building(s)
1.	[ ] No.	nd Other Improvement ew Building(s) oth New Building(s) a	nd Conversion			
	[ ] No [x ] Building	nd Other Improvement ew Building(s) oth New Building(s) a gs:2	nd Conversion			ng Building(s)
1.	[ ] No [x ] Building	nd Other Improvement ew Building(s) oth New Building(s) a gs:2	nd Conversion			
1.	[ ] No [x ] Building	nd Other Improvement ew Building(s) oth New Building(s) a gs:2	nd Conversion  tains further explanations.			
1.	[ ] No [x ] Building	nd Other Improvement ew Building(s) oth New Building(s) a gs:2 xhibit conf	nd Conversion  tains further explanations.			
1.	[ ] No [x ] Building [ ] Exprincip. [ ] C	nd Other Improvement  ew Building(s) oth New Building(s) a  gs:2  xhibit contaction Mater	nd Conversion  tains further explanations.  ial:  [ ] Hollow Tile		uilding <u>1</u>	
1.	[ ] No [x ] Building [ ] Exprincip. [ ] C	nd Other Improvement Building(s) oth New Building(s) at gs: contact Construction Mater Concrete	nd Conversion  tains further explanations.  ial:  [ ] Hollow Tile		uilding <u>1</u>	
1. 2. 3.	[ ] No [x ] Building [ ] Exprincip. [ ] C	nd Other Improvement ew Building(s) oth New Building(s) a gs:2  xhibit contact concrete	nd Conversion  tains further explanations.  ial:  [ ] Hollow Tile		uilding <u>1</u>	ood
1. 2. 3.	[ ] No [x ] Building [ ] E:  Princip [ ] C [ ] O  Permitt	nd Other Improvement ew Building(s) oth New Building(s) a gs:2  xhibit contact Construction Mater concrete other ted Uses:	nd Conversion  tains further explanations.  ial:  [ ] Hollow Tile	Floors Per B	uilding 1	
1. 2. 3.	[ ] No [x ] Building [ ] Exprincip. [ ] C [ ] O Permitt	nd Other Improvement ew Building(s) oth New Building(s) a gs:2  xhibit contact Construction Mater oncrete oncrete ted Uses:	nd Conversion  tains further explanations.  ial:  [ ] Hollow Tile  No. of Apts.	Floors Per B	uilding $\frac{1}{[\mathbf{x}]}$ Wo	ood
1. 2. 3.	[ ] No [x ] Building [ ] Exprincip. [ ] C [ ] O Permitt	nd Other Improvement ew Building(s) oth New Building(s) a gs:2  xhibit contact Construction Mater concrete other ted Uses:	nd Conversion  tains further explanations.  ial:  [ ] Hollow Tile	Floors Per B	uilding 1	ood

5.	Special Use Restrictions:
	The Declaration, Bylaws, and House Rules may contain restrictions on the use and occupancy of

Number of Occu	ipants:			
[ ] Other:				
[x ] There are no sp	ecial use restriction	ons.		
Interior (fill in appropri	iate numbers):			
· · · · ·	·			
Total Apartments				
Elevators None	s	tairways <u>None</u>	Trash Chutes	None
	S	tairways <u>None</u>		None
Elevators <u>None</u> Apt. Type	Quantity	tairways <u>None</u> BR/Bath	Net	
<b>A</b> pt.				None  Lanai/Patio (sf)
Apt. Type	Quantity	BR/Bath	Net Living Area (sf)*	Lanai/Patio (sf)

\*Net Living Area is the floor area of the apartment measured from the interior surface of the apartment perimeter walls.

Other documents and maps may give floor area figures which differ from those above because a different method of determining the floor area may have been used.

#### Boundaries of Each Apartment:

The outside surfaces of the exterior walls and roof and the bottom surfaces of the footings and foundations of each Dwelling.

#### Permitted Alterations to Apartments;

See attached Exhibit "B"

	Reg	gular	Con	npact	Tan	dem	
	covered	open	covered	open	covered	open	TOT
Assigned		4					4
(for individual units)							•
Guest		*****					
Unassigned							
Extra Available							
for Purchase							
Other:	~						
Total	4						
Covered & Ope	en <u>4</u>	<del></del>	<u></u>				
Buyers are	encourage	ed to find ou	usive use of at t which stall(s) itted in condon dditional inform	will be avail	able for their u	se.	
Buyers are  [ ] Commercia  [ ] Exhibit	encourage	ed to find our garage permi	t which stall(s) itted in condorr dditional inforn	will be avail	able for their u	se.	
Buyers are	encourage al parking c	ed to find our parage permi contains a mmon Facili	t which stall(s) itted in condor dditional inform	will be avail	able for their u	se.	
Buyers are  [ ] Commercia  [ ] Exhibit  Recreational and	encourage al parking g d Other Co	ed to find our parage permi contains a mmon Facili	t which stall(s) itted in condor dditional inform	will be avail	able for their u	se.	
Buyers are  [ ] Commercia  [ ] Exhibit  Recreational and  [x ] There are in	encourage al parking g d Other Co	ed to find our parage permi contains a mmon Facili	t which stall(s) itted in condor dditional inform	will be availation project nation on parting [ ]	able for their u	se.	
Buyers are  [ ] Commercia  [ ] Exhibit  Recreational and  [x ] There are [	encourage al parking g d Other Co no recreati pool Area	ed to find our parage permi contains a mmon Facili	t which stall(s) itted in condor dditional inform	will be available availabl	able for their u ct. rking stalls for Storage Area	se.	

7. Parking Stalls:

9.	Present	Condition	of	<u>Improvements</u>
J.	1 103011	COLIGICION	<u> </u>	THE PROPERTY OF THE

(For conversions of residential apartments in existence for at least five years):

a. Condition and Expected Useful Life of Structural Components, Mechanical, and Electrical Installations

With regard to Unit 304-B, the present condition of all structural components and mechanical and electrical installation material to the use and enjoyment of the condominium appears to be good.

b. Compliance With Building Code and Municipal Regulations; Cost to Cure Violations

There is compliance with Building Code and Municipal Regulations. See letter from City Building Department dated March 17, 1989.

#### 10. Conformance to Present Zoning Code

2	[X]	No varia	inces to	zonino	code	have	haan	oranted	
<b>a</b> .	11	INO VALIE	111165 10	ZUIIIIU	COUP	IIQVE	UCCII	UIGIILEU	

[ ] Variance(s) to zoning code was/were granted as follows:

b. Conforming/Non-Conforming Uses, Structures, Lot

In general, a non-conforming use, structure, or lot is a use, structure, or lot which was lawful at one time but which does not now conform to present zoning requirements.

	Conforming	Non-Conforming	<u>Illegal</u>
Uses	<u> </u>		
Structures	<u>x_*</u> _		
Lot	x		

\* Dwelling 304-B is an "Ohana" dwelling. See page 18 for further disclosure. If a variance has been granted or if uses, improvements or lot are either non-conforming or illegal, buyer should consult with county zoning authorities as to possible limitations which may apply.

Limitations may include restrictions on extending, enlarging, or continuing the non-conformity, and restrictions on altering and repairing structures. In some cases, a non-conforming structure that is destroyed or damaged cannot be reconstructed.

The buyer may not be able to obtain financing or insurance if the condominium project has a non-conforming or illegal use, structure, or lot.

D.	Co	Common Elements, Limited Common Elements, Common Interest:				
	1.	Common Elements: Common Elements are those parts of the condominium project intended to be used by all apartment owners. They are owned jointly by all apartment owners.				
		[ X] Exhibit C describes the common elements.				
		[ ] As follows:				
	2.	<u>Limited Common Elements:</u> Limited Common Elements are those common elements which are reserved for the exclusive use of the owners of certain apartments.				
		[ ] There are no limited common elements in this project.				
		[ x] The limited common elements and the apartments which may use them are:				
		[ x ] described in Exhibit				
		[ ] as follows:				
		Well - Defense - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -				
		Note: Reference in said Exhibit to "Lots" 304-B and 304-B-1 does not mean legally subdivided lots.				
	3.	Common Interest: Each apartment will have an undivided fractional interest in all of the common elements. This interest is called the "common interest." It is often used to determine each apartment's share of the				
		maintenance fees and other common profits and expenses of the condominium. It may also be used for other purposes, including voting on matters requiring action by apartment owners.				
		[ ] Exhibit describes the common interests for each apartment.				
		[x] As follows:				
		Each Unit shall have appurtenant thereto an undivided 50% interest				
		in all common elements of the Project (herein called the "common interest"), and the same proportionate share in all common				
		profits and expenses of the Project and for all other purposes, including voting on all matters requiring action by the Dwelling				

Lot owners.

E.	Encumbrances Against Title: An encumbrance is a claim against or a liability on the property.				
		sumbrances against the title contained in the title report issued by <u>Title Guaranty of Hawaii, Inc.</u>			
	Blanket Liens:				
		project that secures a construction loan. It is usually upon payment of specified sums so that individual lear of the lien.			
	[ ] There are no blanket liens affecting title to the	e individual apartments.			
	[x] There are blanket liens which may affect title	to the individual apartments.			
		rict or utility assessments) must be released before the or. Buyer's interest will be affected only if the developer buyer.			
	Type of Lien	Effect on Buyer's Interest  If Developer Defaults			
	Mortgages	Buyer's interest may be terminated by mortgagee but Buyer shall be entitled to return of his deposit.			
F.	Management of the Common Elements: The A	Association of Apartment Owners is responsible for the			
••	management of the common elements and the overa	Il operation of the condominium project. The Association red, to employ or retain a managing agent to assist the			
		e developer's affiliate is the initial managing agent, the r or less and the parties must be able to terminate the			
	The initial managing agent for this condominium is:				
	[ ] not affiliated with the Developer.				
	[ ] the Developer or the Developer's affiliate.				
	$[\ _{\mathbf{X}}]$ self-managed by the Association of Apartm	ent Owners.			
	[ ] other	***************************************			

#### G. Estimate of Initial Maintenance Fees:

The Association will make assessments against your apartment to provide funds for the operation and maintenance of the condominium project. If you are delinquent in paying the assessments, your apartment may be liened and sold through a foreclosure proceeding.

Initial maintenance fees are difficult to estimate and tend to increase as the condominium ages. Maintenance fees may vary depending on the services provided to each apartment.

Exhibit H contains a schedule of maintenance fees and maintenance fee disbursements.

See attached Disclosure Abstract

#### H. Utility Charges for Apartments:

Each apartment will be billed separately for utilities except for the following checked utilities which are included in the maintenance fees:

[	]	Electricity	[ ] Television Cable
[	]	Gas	[ ] Water & Sewer
[	]	Other	
[	]	Not applicable	

See attached Disclosure Abstract

#### I. Construction Warranties:

Warranties for individual apartments and the common elements, including the beginning and ending dates for each warranty, are as follows:

#### 1. Building and Other Improvements:

The Purchaser understands that Unit 304-B was constructed in 1949. The Seller is selling 304-B together with the appliances and other personal property in "as is" condition. The Seller is giving no warranties to Purchaser with respect to the construction, materials, or workmanship of Unit 304-B. The Seller is transferring the appliances and the electrical and plumbing fixtures in normal working condition consistent with their age. The Purchaser's Apartment Deed shall constitute the Purchaser's acceptance of the Apartment and the condition thereof including the personal property therein.

With respect to Unit 304-B-1, Seller is giving a warranty of one year with respect to the construction, materials and workmanship thereof.

#### 2. Appliances:

Purchaser shall have the direct benefit of any manufacturer's or dealer's warranties covering the furnishings and appliances in the Apartments.

J. Status of Construction and Estimated Complet	ion Date:
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Unit 304-B was constructed in 1949

	Unit 304-B-1 was completed in June 1989.
K.	Project Phases:
	The developer [ ] has [ x] has not reserved the right to add to, merge, or phase this condominium
	Summary of Developer's Present Plans for Future Development:
L.	Sales Documents Filed With the Real Estate Commission:
	Sales documents on file with the Real Estate Commission include but are not limited to:
	[ ] Notice to Owner Occupants
	[ x] Specimen Sales Contract
	Exhibit F contains a summary of the pertinent provisions of the sales contract.
	[x] Escrow Agreement dated March 20, 1989
	Exhibit contains a summary of the pertinent provisions of the escrow contract.
	[ ] Other

#### IV. ADDITIONAL INFORMATION NOT COVERED ABOVE

#### SPECIAL NOTATION:

Dwelling 304-B: Dwelling 304-B is an "Ohana" dwelling and is located in a zoning district designated R-5, and the maximum floor area of an Ohana accessory dwelling unit in such a zoning district is 700 square feet. Were Dwelling 304-B to be destroyed to an extent of more than 50% of its replacement cost that the maximum floor area of said Dwelling, if reconstructed, could only be 700 square feet. While it is possible that a zoning variance could be obtained or that the Land Use Ordinance of the City and County of Honolulu could be amended to allow reconstruction of the Dwelling with a larger floor area, no assurance can be given that such will in fact occur. The general rule with respect to a non-conforming structure is that it may only be enlarged or be re-constructed in accordance with present requirements of the Land Use Ordinance.

<u>Dwelling 304-B</u>: The Specimen Sales Contract provided that the Developer states in part that the Apartment (Dwelling 304-B) is being sold in "as is" condition. This means that the Seller shall not correct any defects in the Apartment. The existence of any defect shall not excuse the Purchaser's obligation to perform all of his obligations under his contract.

The Specimen Sales Contract further states that the Purchaser will not have the right to file any lawsuit or damages against the Seller for any defects in the Apartment.

#### **Buyer's Right to Cancel Sales Contract:**

#### A. Rights Under the Condominium Statute:

<u>Preliminary Report:</u> Sales made by the Developer are not binding. A prospective buyer who cancels the sales contract is entitled to a refund of all moneys paid, less any escrow cancellation fee up to \$250.00.

Supplementary Report to a Preliminary Report: Same as for Preliminary Report.

Final Report, Supplementary Report to a Final Report: Sales made by the Developer are binding if:

- 1. The Developer delivers to the buyer a copy of:
  - a. Either the Final Public Report OR the Supplementary Public Report which has superseded the Final Public Report;

AND

- b. Any other public report issued by the Commission prior to the date of delivery, if the report was not previously delivered to the buyer and if the report has not been superseded;
- 2. The buyer is given an opportunity to read the report(s); and
- 3. One of the following has occurred:
  - a. The buyer has signed a receipt for the report(s) and waived the right to cancel; or
  - b. Thirty (30) days have passed from the time the report(s) were delivered to the buyer; or
  - c. The apartment is conveyed to the buyer within 30 days from the date the report(s) were delivered to the buyer.

Material Change: Binding contracts with the Developer may be rescinded by the buyer if:

- There is a material change in the condominium which directly, substantially, and adversely affects (a) the
  use or value of the buyer's apartment or its limited common elements; or (b) the amenities available for
  buyer's use; and
- 2. The buyer has not waived the right to rescind.

If the buyer rescinds a binding sales contract because there has been a material change, the buyer is entitled to a full and prompt refund of any moneys the buyer paid.

#### B. Rights Under the Sales Contract:

Before signing the sales contract, prospective buyers should ask to see and carefully review all documents relating to the condominium. These include but are not limited to the:

- Condominium Public Reports issued by the Hawaii Real Estate Commission.
- 2. Declaration of Condominium Property Regime and Condominium Map.
- 3. Bylaws of the Association of Apartment Owners.
- 4. House Rules.
- 5. Escrow Agreement.
- 6. Hawaii's Condominium Law (Chapter 514A, HRS, as amended; Hawaii Administrative Rules, Chapter 16-107, adopted by the Real Estate Commission).

7.	Other	

If these documents are not in final form, the buyer should ask to see the most recent draft.

Copies of the condominium and sales documents and amendments made by the developer are available for review through the developer and are on file at the Department of Commerce and Consumer Affairs. Reprints of Hawaii's Condominium Law (Chapter 514A, HRS, and Hawaii Administrative Rules, Chapter 16-107) are available at the Department of Commerce and Consumer Affairs.

May 9, 19		d with the Real Estate Commission on
Reproduction of Report. When re	eproduced, this report must be on:	
[ ] yellow paper stock	[X] white paper stock	[ ] pink paper stock
Expiration Date of Reports. Prelimonths from the date of issuancissues an order extending the effects	ce unless a Supplementary Public Rep	Reports automatically expire thirteen (13) out is issued or unless the Commission
		N. Vanazawa
	REAL	R YANAGAWA, Chairman ESTATIE COMMISSION STATE OF HAWAII

Distribution:

Bureau of Conveyances
Department of Finance, City and County of Honolulu
Planning Department, City and County of Honolulu
Federal Housing Administration
Escrow Agent

O/R: 1258H

#### EXHIBIT "A"

#### Developer's Reserved Rights

The Developer has reserved the following rights to change the Declaration, Condominium Map, By-Laws or House Rules:

# 1. Paragraph 20 of the Declaration provides:

Except as otherwise provided in the Declaration, the Declaration may be amended by vote of seventy-five percent (75%) of the Dwelling Owners, effective only upon the recording of an instrument setting forth such amendment and vote duly executed by such owners or by the proper officers of the Association. Notwithstanding the foregoing, however, if (1) at any time prior to the first filing in the Bureau of Conveyances or the Office of the Assistant Registrar of the Land Court of the State of Hawaii of a conveyance of a Dwelling, the Developer may amend the Declaration (including all exhibits) and the By-Laws in any manner, without the consent of any Dwelling purchaser; and (2) at any time thereafter, the Developer may amend the Declaration (and when applicable, the Condominium Map) to file the "As Built" verified statement required by Section 514A-12 of the Act (i) so long as such statement is merely a verified statement of a registered architect or professional engineer certifying that the final plan thereto filed fully and accurately depicts layout, location, apartment numbers, and the dimensions of an improvement or change in a Dwelling as built; or (ii) so long as the plans filed therewith involve only immaterial changes to the layout, location, or dimensions of the apartments as built or any change in any apartment number. In case of a modification or amendment to the By-Laws, the Declaration shall be amended to set forth such modification or amendment pursuant to such percentage vote as required by the By-Laws which rendered the modification or amendment thereof effective.

#### EXHIBIT "B"

<u>PERMITTED ALTERATIONS TO APARTMENTS</u>. Paragraph 19.1 of the Declaration states:

"Each Dwelling Owner, with the consent of any holder of any mortgage affecting the Owner's Dwelling, shall have the right at his sole option at any time and from time to time without the consent of anyone other than the holders of all liens affecting his Dwelling, to improve, renovate, remodel, make additions to, enlarge, remove, replace or restore the improvements to or in his Dwelling or portions thereof or to make improvements upon the Dwelling Lot to which the Dwelling is appurtenant (collectively, the foregoing are referred to as "changes") subject to the following conditions:

- (i) All building plans for any such changes shall be prepared by a licensed architect or professional engineer and conform with County building or zoning laws and other applicable City and County ordinances (in particular, Dwelling 304-B shall conform to the ordinances relating to "Ohana" Dwellings).
- (ii) The value of the Dwelling after such changes shall not be less than the value before such changes.
- (iii) No change to a Dwelling will be made outside the Dwelling Lot to which the Dwelling is appurtenant; no change will reduce the distance between improvements placed on each Dwelling Lot to less than what it was originally as shown on the Condominium Map, and no change to a Dwelling will be made if the effect of such change would be to exceed the Dwelling's proportionate share of the allowable floor area or Lot area coverage for the Land, as defined by the Zoning Ordinance of the City and County of Honolulu as defined by the Zoning Ordinance of the City and County of Honolulu in effect when the change is to be made. The proportionate share for each Dwelling shall be the same as its proportionate interest in the common elements.
- (iv) All such changes shall be at the expense of the Dwelling owner making the change and shall be expeditiously made and in a manner that will not unreasonably interefere with the other owners' use of his Dwelling Lot.
- (v) During the entire course of such construction, the Dwelling owner making such change will cause to be maintained at his expense builder's all-risk insurance in an amount not less than the estimated cost of construction. The Association shall be named as an additional insured and evidence of such

insurance shall be deposited with the Association or its Managing Agent, if any;

- (vi) Prior to commencement of the construction of a change, and as a condition thereto, the Dwelling owner making such change shall give reasonable assurance to the Association (if so requested by the Association) of the owner's financial ability to complete and to pay for the change.
- (vii) The owner of the changed Dwelling shall have the right to utilize, relocate and realign existing and/or to develop additional, central and appurtenant installations for services to the Dwelling affected by such change for electricity, sewer and other utilities and services and when applicable, to add, delete, relocate, realign, designate and grant easement and rights-of-way over, under and on the common elements as necessary or desirable in connection therewith; provided that the same shall not cause any interruption in the service of such utilities to any other part of the project;
- The owner of any changed Dwelling shall have the right and duty without the consent or joinder of any other person to apply for a building permit and any other permit from Governmental Authorities and public utilities to effect any change and to amend this Declaration and the Condominium Map to reflect any such changes. If required by the Act, then promptly upon completion of such changes, the owner of the changed Dwelling shall duly record any amendment to this Declaration with the Bureau of Conveyances of the State of Hawaii, together with a complete set of the floor plans of the Project as so altered, certified as built by a registered architect or professional engineer. All existing Dwelling owners and all future Dwelling Owners and their mortgagees, by accepting an interest in a Dwelling, shall be deemed to have given each Dwelling owner a Power of Attorney to execute applications for a building or other permit as aforesaid and any amendment to the Declaration solely for the purpose of describing the changes to his respective Dwelling. Dwelling Owner shall hereafter have a Power of Attorney from all the other Dwelling owners to execute such amendment to the Declaration or to make applications as aforesaid. This Power of Attorney shall be deemed coupled with each Owner's interest in his Dwelling (including his common interest) and shall be irrevocable.
- (ix) Each and every conveyance, lease and mortgage or other lien made or created on any Dwelling and all common interests and other appurtenances thereto shall be subject to the provisions of this paragraph and any lease of a Dwelling Lot shall reserve to all Dwelling Owners the rights set forth in this paragraph."

#### EXHIBIT "C"

<u>COMMON ELEMENTS</u>. Paragraph 4 of the Declaration designates certain portions of the Project as "common elements", including specifically but not limited to:

- 1. The Land in fee simple;
- 2. The fence between Dwelling Lot 304-B and Dwelling 304-B-1;
- 3. That certain "Driveway and Parking Area Common Area", as shown on the Condominium Map;
- 4. All other portions of the Land and improvements not specifically designated in the Declaration as Dwellings, but which are intended for common use and all other devices and installations existing for or rationally of common use or necessary to the existence, upkeep and safety of the Horizontal Property Regime, including but not limited to the electrical meters.

#### EXHIBIT "D"

<u>LIMITED COMMON ELEMENTS</u>. Paragraph 5 of the Declaration designates:

Certain parts of the common elements as the "Limited Common Elements", which are set aside for the exclusive use of each Dwelling, and each Dwelling shall have appurtenant thereto exclusive easements for the use of such limited common elements. Unless otherwise specified, all costs of every kind pertaining to each limited common element, including, but not limited to, costs of landscaping, maintenance, repair, replacement and improvement, shall be borne immediately by the Dwelling to which it is appurtenant. The limited common elements so set aside and reserved are as follows:

- (a) The site of each Dwelling, called on the Condominium Map a "Dwelling Lot", consisting of the land beneath the Dwelling and adjacent thereto, as shown and delineated as a "Dwelling Lot" on said Condominium Map. Each Dwelling Lot has the same letter designation as the Dwelling to which it is appurtenant.
- (b) The two parking stalls designated as "Stall 304-B" on the Condominium Map are for the exclusive use of Dwelling A.
- (c) The two parking stalls designated as "Stall 304-B-1" are for the exclusive use of Dwelling 304-B-1.

#### EXHIBIT "E"

#### ENCUMBRANCES AGAINST TITLE

- 1. For Real Property Taxes that may be due and owing, reference is made to the Office of the Tax Assessor, City and County of Honolulu.
- 2. Designation of Easement "A" shown on Map 169, as set forth by Land Court Order No. 6234, filed June 4, 1945.
- 3. Designation of Easement for sanitary sewer purpose, shown on Map 462, as set forth by Land Court Order No. 21361, filed June 13, 1963.
- 4. Reservation(s) set forth in Deed dated June 3, 1947, filed as Land Court Document No. 92595, to-wit: "Reserving, however, a perpetual easement or right of way in favor of the owner of Lot 112-B over and across Easement "A", area 3525 square feet."
- 5. License to City and County of Honolulu dated May 1, 1963, filed as Land Court Document No. 309847, granting the right, in the nature of an easement, to construct, install, maintain, operate, repair, and remove an underground sewer pipe line or pipe lines, with manholes and other equipment, under and across the following described "easement area":

Parcel 54 - of KAILUA SEWERS, Section I, Improvement District No. 154: Being delineation of easement, area 3,525 square feet, for sanitary sewer purposes affecting Lot 112-A of "Kailua Coconut Grove Tract", as shown on Map 462, filed in the Office of the Assistant Registrar of the Land Court of the State of Hawaii with Land Court Application No. 495 of Arthur Hyde Rice, and being a portion of the Land described in Transfer Certificate of Title No. 38,123 issued to Lillian Kalani Marchal. Situate at Kailua, Koolaupoko, Honolulu, Oahu, Hawaii.

- 6. Mortgage, Security Agreement and Financing Statement dated March 29, 1989, filed as Document No. 1623682.
- 7. Declaration of Condominium Property Regime, By-Laws and Condominium Map as noted on page 7 of this Public Report.

NOTE: The Developer reports that as of September 7, 1989, there have been no changes other than the above listed encumbrances against title.

#### EXHIBIT "F"

# SUMMARY OF THE PROVISIONS OF THE SALES CONTRACT

- 1. <u>Description of the Property to be Conveyed</u>: Fee simple interest in the Apartment, together with the following furnishings and appliances: Unit #304-B: range and refrigerator; Unit 304-B-1: range, dishwasher and disposal.
- 2. <u>Purchase Price and Terms</u>. The purchase price set forth on page 1 of the Sales Contract is to be paid as follows:
- a. up to 5% of the total purchase price upon execution of the Sales Contract;
- b. That portion of the purchase price to be paid by way of a mortgage loan is to be paid on the closing date; and
- c. The balance of the purchase price is to be paid to escrow by purchaser on the closing date.
- 3. Financing of Purchase. If Purchaser desires financing, a loan application must be made within ten (10) days and if Purchaser's application is not approved within forty-five (45) days after the application, then either Seller or Purchaser may cancel the Sales Contract. Upon such cancellation, Purchaser's deposits will be refunded by escrow without interest.
- 4. Closing Costs. In addition to the purchase price, the Purchaser is required to pay at closing all escrow fees, notary and recording fees, cost of credit report, if any, any loan fee and the cost for preparing any notes and mortgages, the cost of any required title insurance, and appraisal fees and any obligations of purchaser to his mortgage lender. In addition to the foregoing, the Purchaser may be required to prepay insurance premiums for as much as one year in advance, prepay maintenance fees for as much as two months in advance, and prepay real property taxes for the remainder of the tax year.
- 5. Closing. Seller has agreed to cause the Apartment to be sold to the Purchaser within the time period set forth on page 1 of the Sales Contract, which is expected to occur within 90 days of the date of the Sales Contract. If Purchaser fails to close as required, then after ten (10) days following Seller's notice of Purchaser's default, if Purchaser has not cured his default under the Sales Contract, the Seller may cancel the Sales Contract and all sums previously paid by

Purchaser will belong absolutely to the Seller as liquidated damages. Additionally, Seller may pursue any other remedy, and all costs, including reasonable attorney's fees, incurred by reason of default by the Purchaser shall be borne by the Purchaser.

- 6. Seller's Rights to Cancel Sales Contract. The Seller may cancel the Sales Contract with the Purchaser if (a) Purchaser fails to qualify for a permanent loan (paragraph 16); (b) Purchaser defaults under the Sales Contract (paragraph 5,2); or (c) Purchaser dies prior to Closing Date (paragraph 5.1). If Seller cancels the Sales Contract, Escrow will return to Purchaser all of Purchaser's funds earlier deposited in the escrow, without interest.
- 7. No Present Transfer and Subordination to Construction Loan. The Sales Contract may be subject to existing loans and any security interest obtained by Lender is prior and senior to any rights arising under the Sales Contract. Seller may assign by way of security all of its interest in the Sales Contract, as collateral for the repayment of the loan and if the Lender acquires the Seller's interest in the Sales Contract, then the Purchaser is obligated to perform the Sales Contract, and to attorn to and recognize the Lender as the seller under the Sales Contract.
- 8. Rights of Purchaser to Cancel the Sales Contract. The Purchaser has the right to cancel the Sales Contract under the following conditions:
- a. At any time within thirty (30) days following the date the Final Public Report is delivered to Purchaser. If Purchaser so cancels, Purchaser will be entitled to receive refund of any deposits, less any escrow cancellation fees and other costs up to \$250. If Purchaser does not act within the thirty (30) day period, or if the Apartment is conveyed to the Purchaser, Purchaser will be deemed to have executed the receipt for the Final Public Report and to have waived his right to cancel (paragraph 6.1).
- b. The Purchaser may cancel his purchase if there is a material change in the Project which directly, substantially and adversely affects the use or value of the Purchaser's Apartment or the amenities available for the Purchaser's use (paragraph 7.1).
- c. Purchaser fails to qualify for permanent financing (paragraph 16).

#### EXHIBIT "G"

#### SUMMARY OF THE MATERIAL PROVISIONS OF THE ESCROW AGREEMENT

Summary of the Condominium Escrow Agreement between the Developer and Title Guaranty Escrow Services, Inc..

- 1. All deposits will be paid to Escrow. A copy of each Sales Contract and all payments made to purchase an Apartment shall be turned over to the Escrow Agent.
- 2. <u>Refunds</u>. A Buyer shall be entitled to a return of his funds, and Escrow shall pay such funds to such Buyer, without interest, in accordance with the Sales Contract if any of the following has occurred:
- (a) Developer and the purchaser shall have requested Escrow in writing to return to purchaser the funds of purchaser held hereunder by Escrow; or
- (b) Developer shall have notified Escrow of Developer's exercise of the option to cancel or rescind the sales contract pursuant to any right of cancellation or rescission provided therein or otherwise available to Developer; or
- (c) With respect to a purchaser whose funds were obtained prior to the issuance of the Final Report, the purchaser has exercised his right to cancel the contract pursuant to Section 514A-62, Hawaii Revised Statutes, as amended; or
- (d) A purchaser has exercised his right to rescind the contract pursuant to Section 514A-63, Hawaii Revised Statutes, as amended.

Upon such refund, Escrow Agent shall be entitled to a reasonable fee not less than \$25 or a fee commensurate with the work done by Escrow prior to cancellation.

- 3. Requirements Prior to Disbursement of Buyer's Funds. Escrow Agent shall make no disbursements of Buyer's funds, pursuant to paragraph 5 of the Escrow Agreement until all of the following have occurred:
- (a) the Real Estate Commission has issued a final public report (the "Final Report") on the Project;
- (b) Seller or Seller's attorney has given a written opinion to Escrow stating that all of the requirements of Sections 514A-39, 514A-62 and 514A-63 of the Hawaii Revised

Statutes, then applicable to the Project, have been satisfied and if the project is a conversion project, that the requirement of Section 514A-38 have been met.

- (c) Seller shall have given Escrow a written waiver of any option reserved in any sales contract to cancel such sales contract;
- (d) purchaser's Conveyance Document has been recorded or filed for record; and
- (e) Escrow has received evidence (such as title insurance) satisfactory to Escrow that forty-six (46) days have elapsed since the filing of the affidavit of publication of the Notice of Completion, or all mechanics' and materialmen's liens have been cleared or there are sufficient funds available to cover any such liens that may be filed.
- 4. <u>Purchaser's Default</u>. Seller must notify Escrow in writing if Purchaser defaults, and must certify that Seller has cancelled the Purchaser's Sales Contract. After such cancellation Escrow will treat the Purchaser's funds less Escrow's cancellation fees as belonging to the Seller.

# EXHIBIT "H" 304-B/304-B-1 KALAMA STREET

#### **DISCLOSURE ABSTRACT**

1. (a) PROJECT: 304-B-1 KALAMA STREET

304-B/304-B-1 Kalama Street

Kailua, State of Hawaii

(b) <u>DEVELOPER</u>: <u>STEVEN LEROY PETERS</u>

DIEVEN BENOT FETERS

(d) MANAGING AGENT:

Steven Leroy Peters \*

- \* The Developer is not a licensed condominium managing agent and does not have the required bond as specified under Chapt. 514A, Hawaii Revised Statutes. The Developer will not be able to operate as a condo managing agent until he is properly licensed and registered with the Real Estate Commission. If the Developer does not obtain a condominium managing agent (CMA) license or a licensed CMA is not appointed, then, the project will be considered self-managed.
- 2. Breakdown of annual maintenance fees and monthly estimate costs for each unit (revised and updated every twelve (12) months and certified to have been based on generally accepted accounting principles).
- 3. <u>DESCRIPTION OF ALL WARRANTIES COVERING THE UNITS AND COMMON ELEMENTS:</u> The Developer is not making any warranties relating to the materials and workmanship of Dwelling 304-B or the common elements. The Developer is making a one year warranty on the materials and workmanship of Dwelling 304-B-1.
- 4. <u>USE OF UNITS</u>. The 304-B/304-B-1 KALAMA STREET Condominium Project will consist of two (2) unit(s) which will be used for residential purposes by the respective owners thereof, their tenants, families and domestic servants and social guests, and for no other purpose.
- 5. <u>EXISTING STRUCTURES BEING CONVERTED</u>. Based upon a report prepared by ENDRE TOTH, Registered Professional Engineer, the Developer states, as to Dwelling 304-B:
  - a. The present conditions of all structural components and mechanical and electrical installation material to the use and enjoyment of the condominium appears to be good.
  - b. The Developer makes no statement with respect to the expected useful life of each item set forth in paragraph (a); and
  - c. There are no outstanding notices of uncured violations of building code or other municipal regulations.

#### ESTIMATED OPERATING EXPENSES

#### 304-B/304-B-1 KALAMA STREET

For Period April 1, 1989 to March 31, 1990 As Prepared by Developer

#### Estimated Annual Expenses

 $\frac{-0-}{}$  - 12 months):

Ground Maintenance and	
*Water/Sewer and Electricity:	\$ -0- -0-
**Fire/Liability Insurance:	\$ -0-
Management Fee:	\$ -0-
Miscellaneous:	\$ -0-
TOTAL ANNUAL EXPENSES	\$ -0-
Estimated Monthly Expenses	

# Estimated Monthly Maintenance Fee for Each Apartment:

Estimated Monthly Expenses: \$ -0-

TOTAL MONTHLY MAINTENANCE FEE FOR EACH APARTMENT:

\$ -0-

\$ -0-

Note:

- \* All utilities will be separately metered or otherwise charged, and the common elements will incur no separate utility charges.
- \*\* It is contemplated that each apartment owner will purchase and maintain his own homeowner's insurance policy which will include fire and liability coverage and that the Association of Apartment Owners will be named as an additional insured, but without any cost to the Association.

The Developer certifies that the maintenance fees and costs as estimated by the Developer is based on generally accepted accounting principles.

STEVEN LEROY PETERS

"Developer"

EXHIBIT H - Page 2